

## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

In re Application of: Richard A. Vanderwal

Application No. 09/702,067

Filed: October 30, 2000

Confirmation No. 8316

For: Waste Treatment Control System

The owner, Hydroclave Systems Corporation of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,139,793. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

The terminal disclaimer fee under 37 CFR 1.20(d) is enclosed.

The undersigned is empowered to act on behalf of the owner.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature:

Richard A. Vanderwal

President and CEO

Hydroclave Systems Corporation

@PFDesktoph:ODMA/MHODMA/HBSR05.iManage;419137;1

## STATEMENT UNDER 37 C.F.R. § 3.73(b)

Hydroclave Systems Co (Name of Assignee)  states that it is  A. [X] the assignee of the entir  B. [] an assignee together wi above.  The right, title and interest of the above-n  A. [X] An assignment from the inventor and Trademark Office at Reel  OR  B. [] A chain of title from the inventor he document was recorded.  7. From:  The document was recorded.  7. From:  The document was recorded.  8. [] From:  The document was recorded.  The form:  The document was recorded.  The form:	e right, title and interest  th	est in the pentire right	patent application  t, title and interesting identifies above. T	ion, parmership.  In identified st in the part of above is the assignm	above; or tent applica established	ernment agency, etc.)  etion identified  by virtue of:
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Richard A. Vanderwal

President and CEO

Hydroclave Systems Corporation

Date: Dac 29/03

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Docket No. 2400.1001-003

## RECEIVED JAN 14 2004

## **ASSIGNMENT**

WHEREAS, I, Richard A. Vanderwal, have invented a certain improvement in yeste Treatment Control System, described in an application for Letters Patent of the United States,

	the specification of which is being executed on even date herewith and is about the be filed in the United States Patent Office (use for 37 CFR §1.53(b) filings only)
[X]	the specification of which was filed on October 30, 2000 as United States Application No. 09/702,067,
[]	the specification of which is the United States National Stage of International Application No. [PCT Appl'n No.], filed on [PCT Filing Date] and assigned United States Application No. [ ];
[ ]	which was patented under United States Patent No. [ ] on [ ].

WHEREAS, Hydroclave Systems Corporation (hereinafter "ASSIGNEE"), a corporation organized and existing under the laws of the Province of Ontario, Canada and having a usual place of business at 672 Norris Court, Kingston, Ontario, Canada K7P 2R9 desires to acquire an interest therein in accordance with agreements duly entered into with me;

NOW, THEREFORE, to all whom it may concern be it known that for and in consideration of said agreements and of other good and valuable consideration, the receipt of which is hereby acknowledged, I have sold, assigned and transferred and by these presents do hereby sell, assign and transfer unto said ASSIGNEE, its successors, assigns and legal representatives, the entire right, title and interest in and throughout the United States of America, its territories and all foreign countries, in and to said invention as described in said application, together with the entire right, title and interest in and to said application and such Letters Patent as may issue thereon; said invention, application and Letters Patent to be held and enjoyed by said ASSIGNEE for its own use and behalf and for its successors, assigns and legal representatives, to the full end of the term for which said Letters Patent may be granted as fully and entirely as the same would have been held by me had this assignment and sale not been made; I hereby convey all rights arising under or pursuant to any and all international agreements, treaties or laws relating to the protection of industrial property by filing any such applications for Letters Patent. I hereby acknowledge that this assignment, being of the entire right, title and interest in and to said invention, carries with it the right in ASSIGNEE to apply for and obtain from competent authorities in all countries of the world any and all Letters Patent by attorneys and agents of ASSIGNEE's selection and the right to procure the grant of all such Letters-Patent-to-ASSIGNEE for its own name as assignee of the entire right, title and interest therein;

AND, I hereby further agree for myself and my executors and administrators to execute upon request any other lawful documents and likewise to perform any other lawful acts which may be deemed necessary to secure fully the aforesaid invention to said ASSIGNEE, its successors, assigns and legal representatives, but at its or their expense and charges, including the execution of applications for patents in foreign countries, and the execution of substitution,

reissue, divisional or continuation applications and preliminary or other statements and the giving of testimony in any interference or other proceeding in which said invention or any application or patent directed thereto may be involved;

AND, I do hereby authorize and request the Commissioner of Patents of the United States to issue such Letters Patent as shall be granted upon said application or applications based thereon to said ASSIGNEE, its successors, assigns, and legal representatives.

	Inventor	Richard A. Vanderwal  Date Dec 2903
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		Kingston, Ontario, Canada K7L 5H6
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